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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
10/685,911	10/15/2003	Takeshi Ohwe	3531.68536	6300	
7:	590 03/24/2005		EXAMINER		
Patrick G. Burns, Esq. GREER, BURNS & CRAIN, LTD.			DAVIS, DAVID DONALD		
Suite 2500			ART UNIT	PAPER NUMBER	
300 South Wacker Dr. Chicago, IL 60606			2652		
			DATE MAILED: 03/24/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)					
Office Action Summary		10/685,911	OHWE, TAKESHI					
		Examiner	Art Unit					
		David D. Davis	2652					
	The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
THE - Exte after - If the - If NC - Failt Any	ORTENED STATUTORY PERIOD FOR RE MAILING DATE OF THIS COMMUNICATIC nsions of time may be available under the provisions of 37 CFI SIX (6) MONTHS from the mailing date of this communication of period for reply specified above is less than thirty (30) days, a period for reply is specified above, the maximum statutory peure to reply within the set or extended period for reply will, by streply received by the Office later than three months after the med patent term adjustment. See 37 CFR 1.704(b).	N. R 1.136(a). In no event, however, may a r . reply within the statutory minimum of thir riod will apply and will expire SIX (6) MON atute, cause the application to become AB	eply be timely filed by (30) days will be considered timely. ITHS from the mailing date of this cor BANDONED (35 U.S.C. § 133).	mmunication.				
Status								
1)	Responsive to communication(s) filed on							
2a) <u></u> □	This action is FINAL . 2b)⊠ This action is non-final.							
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposit	ion of Claims							
5)								
Applicat	ion Papers							
9)⊠ The specification is objected to by the Examiner.								
10)	The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
11)	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority (under 35 U.S.C. § 119							
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 								
Attachmen	t(s)							
1) Notice	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview S	Summary (PTO-413)					
3) 🛭 Infori	re of Dransperson's Patent Drawing Review (P10-946) mation Disclosure Statement(s) (PTO-1449 or PTO/SB r No(s)/Mail Date <u>10/25/03</u> .		s)/Mail Date nformal Patent Application (PTO- 	-152)				

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DETAILED ACTION

Election/Restrictions

1. Claims 7-11 are withdrawn from further consideration pursuant to 37 CFR 1.142(b) as being drawn to a nonelected species, there being no allowable generic or linking claim. Election was made without traverse in the reply filed on January 21, 2005.

Information Disclosure Statement

Receipt is acknowledged of the Information Disclosure Statement (IDS) received October
 25, 2003.

Specification

3. The title of the invention is not descriptive. A new title is required that is clearly indicative of the invention to which the claims are directed.

4.

Claim Objections

5. Claim 1 is objected to because of the following informalities: In line 20 of claim 1, "of" should be --on--. Appropriate correction is required.

Claim Rejections - 35 USC § 103

- 6. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person

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having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-6 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ryosuke (JP 2000-306226) in view of Kasamatsu et al (US 5,841,608). Ryosuke shows in figure 2 a head slider 21 having an air inlet end 26, an air outlet end 26, and a disk 13 opposing surface opposed to a disk 13, as shown in figure 1. Ryosuke shows in figure 2 head slider 21 including a front rail 23 formed on the disk 13 opposing surface at a longitudinal position adjacent to the air inlet end 26. The front rail 23 has a flat air bearing surface 28 for generating a flying force during rotation of the disk 13. Figure 2 of Ryosuke shows a pair of rear rails 25a & 25b formed on the disk 13 opposing surface at a longitudinal position adjacent to the air outlet end 26. Each of the rear rails 25a & 25b having a flat air bearing surface 36 & 37 for generating a flying force during rotation of the disk 13.

A groove 22 formed downstream of the front rail 23 for generating a negative pressure by expanding air once compressed at the front rail 23 is also shown in figure 2. A transducer 35 formed near the air outlet end 26 at a transverse position where one of the rear rails 25a & 25b are formed is additionally shown in figure 2. Figure 2 further shows plurality of pads 33 formed on the front rail 23 and at least one 49 on the rear rails 25a & 25b.

Ryosuke continues to show in figure 2 that each of the front rail 23 and the rear rails 25a & 25b has a step surface adjacent to the corresponding air bearing surface and lower in level than the corresponding air bearing surface with each of the pads being formed on the step surface.

Ryosuke continues to also show in figure 2 that each of the front rail 23 and the rear rails 25a & 25b has a step surface adjacent to the corresponding air bearing surface and lower in level than the corresponding air bearing surface with each of the pads being formed on the step surface.

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Ryosuke is silent, however, as to each of the pads having an inclined upper end surface with a given inclination angle, which is less than or equal to a pitch angle in flying the slider, such that the upstream end of the inclined upper end surface is higher in level than the downstream end thereof. Ryosuke continues to be silent as to each of the pads including a base pad having a first sectional area and an auxiliary pad formed on the base pad with the auxiliary pad having a second sectional area smaller than the first sectional area.

Kasamatsu et al shows in figure 28 that each of the pads has an inclined upper end surface with a given inclination angle, which is less than or equal to a pitch angle in flying the slider, such that the upstream end of the inclined upper end surface is higher in level than the downstream end thereof. Kasamatsu et al also shows in figure 28 that each of the pads includes a base pad having a first sectional area and an auxiliary pad formed on the base pad with the auxiliary pad having a second sectional area smaller than the first sectional area.

It would have been obvious to a person having ordinary skill in the art at the time the invention was made to provide the pads of Ryosuke with an incline or auxiliary pads as taught by Kasamatsu et al. The rationale is as follows: one of ordinary skill in the art at the time the invention was made would have been motivated to provide pads on a slider with an incline or auxiliary pads so that lubricant can easily move along the incline or auxiliary pads. See column 28, lines 7-12 of Kasamatsu et al.

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Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to David D. Davis whose telephone number is 571-272-7572. The examiner can normally be reached on Monday thru Friday between 7:30-4:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Hoa T. Nguyen can be reached on 571-272-7579. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

David D. Davis
Primary Examiner
Art Unit 2652

ddd